UNITED STATES PATENT APPLICATION

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for

AUTOMATED COMPLIANCE FOR HUMAN RESOURCE MANAGEMENT

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AUTOMATED COMPLIANCE FOR HUMAN RESOURCE MANAGEMENT

CROSS-REFERENCE TO RELATED APPLICATIONS

[001] This application claims the benefit of U.S. Provisional Application No. 60/474,044, entitled "WEB BASED SYSTEMS AND METHODS FOR HUMAN RESOURCES COMPLIANCE MANAGMENT," filed on May 29, 2003, which is incorporated herein by reference.

BACKGROUND OF THE INVENTION

1. Field of the Invention

[002] The present invention relates to systems and methods, implemented in the form of software applications, that facilitate the management of human resources and, more particularly, for automating human resources processes in compliance with rules of law.

2. Related Technology

[003] Human resources managers and other personnel are presently faced with an increasingly complex, and ever-changing, web of rules, statutes, regulations and other guidelines with which they must either comply, or else face potentially costly and time-consuming legal action. The ability of a company or business, and its personnel, to fully and timely comply with the various rules, statutes, regulations and guidelines that apply to human resources management is significantly compromised by the complexity of those statutes and regulations, as well as by the fact that legislation constantly changes the rules with which businesses must comply. Employee turnover, retirement, training and other dynamic events also contribute to the number of processes that must be continually addressed by the human resources personnel.

[004] In businesses characterized by high turnover, the human resources workload can

be quite significant. In particular, a substantial amount of documentation is required to

manage and track the transition of employees through the application, training and

termination processes. One difficulty with managing human resources includes the

production and distribution of employee forms, particularly when it is necessary to

ensure that forms have been updated according to the latest rules and regulations.

[005] Changes in the law can also create a burden on human resources departments,

even beyond the initial requirement to become aware of the changes in the law. In

particular, changes in the law can also result in financial loss to a business. For

example, changes in the law necessitate training to learn the new laws, the acquisition

of new forms and documents, as well as updating the existing processes and

procedures.

[006] In these cases, as well as in cases where there is little change in employee

turnover or the state of the law, ensuring compliance with human resources rules,

statutes, regulations and guidelines can still be difficult to manage because it is often

relegated to a relatively low position in terms of the priorities of the business, either

intentionally or accidentally. As explained above however, the failure of a business to

comply with the applicable human resources laws and regulations can expose the

business to significant legal liability.

[007] Nevertheless, despite the importance of compliance with human resources rules

and regulations, as well as the potentially significant costs and risks associated with

non-compliance, many companies and businesses lack a method or process to

systematically identify and address human resource issues implicated by the hiring.

termination, training, compensation, and other processes, of the company.

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[008] Yet another problem that plagues human resources departments is the difficulty

of ensuring that employees are fairly compensated for their work, while at the same

time ensuring that the employees are not overcompensated at the expense of the

company. It can be difficult, however, to calculate the appropriate compensation for an

employee, such as within the sales industry, when the employee is rewarded with

special incentives, beyond their base pay, for meeting goals or achieving certain levels

of performance.

[009] In many sales positions, for example, the calculations required to determine the

regular rate of pay, to see whether an employee is overtime exempt, must account for

the special incentives an employee receives, in addition to their base pay. Accordingly,

depending on the rules of law and the particular performance of an employee, it might

be better for a business to compensate an employee with a salary, instead of paying

them based on an hourly rate. Nevertheless, because it can be difficult for a business to

determine both what is required by law, and what is best for the business, employees

are often compensated too much or too little, thereby exposing the business to potential

financial losses and/or legal risks.

BRIEF SUMMARY OF AN EXEMPLARY EMBODIMENT

OF THE INVENTION

[010] The present invention is directed to methods and systems, implemented in the

form of software applications that can help resolve the foregoing problems and

concerns. In general, the present invention provides web-based systems and methods

that facilitate the management of human resources and help drive and contribute to

employer compliance with applicable statutes, laws, rules, regulations and policies in

areas such as, but not limited to, hiring practices, employee discipline, employee

transfers and termination, employee training, pay status, employee compensation and

benefits such as vacation, medical leave, and health and life insurance.

[011] To this end, embodiments of the invention are configured to limit the likelihood

of deviation from a defined ideal process pathway. More particularly, embodiments of

the invention are configured to include or reference, and develop outputs that conform

to, applicable human resources rules, statutes, regulations and guidelines. Subscribers

are notified when such rules or regulations have changed, but such changes typically

require little or no action on the part of the subscriber, as the subscription service is

automatically updated to accommodate such changes. Thus, the subscriber can be

assured that actions specified by the subscription service in regard to human resources

issues are always in compliance with the applicable human resources rules, statutes,

regulations and guidelines. Accordingly, the human resources overhead costs of the

subscriber can be substantially reduced, as will the likelihood that the subscriber will

run afoul of the governing laws and regulations. The savings thus realized in terms of

times and money can then be redirected to other aspects of the business.

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[012] Exemplarily, aspects of the application are implemented in connection with a

subscription service that is accessible by one or more clients by way of a service

provider internet site. However, it will be appreciated that aspects of the invention can

also be implemented as stand-alone software packages that are suitable for installation

on one or more computers. More generally, the application may be implemented in any

form consistent with the functionality disclosed herein and with the requirements of the

applicable business model.

[013] Accordingly, embodiments of the invention can be implemented in virtually any

type or size of business operation. One exemplary implementation of the invention,

discussed in detail below, is adapted for use in connection with the auto dealer industry.

However, the scope of the invention should not be construed to be so limited. Rather,

embodiments of the invention may be employed in any application where the

functionality and features disclosed herein would prove useful and desirable.

[014] According to one aspect of the invention, client needs for managing human

resources includes a need for employee forms which are provided by a server system

through a network connection such as the Internet, for example. The employee forms

are continuously updated in compliance with changes in the applicable laws and

regulations that correspond to the forms, such that the client always obtains current

version of the employee forms from the server. To further ensure compliance with the

rules of law, the employee forms are presented to the client in a sequence that is

determined at least in part by the rules of law and the needs of the client. Subsequent

changes in the law initiate a notice to the client regarding the changes and a suggested

course of action to remain in a state of compliance.

[015] According to yet another aspect of the invention, the compensation for an

employee is calculated according to a plurality of different standards, such as an hourly

base pay standard as well as a salary base pay standard, while accounting for such

things as special incentives and overtime. It can then be determined which of the

standards should be used to compensate the employee at a fair rate, and within the rules

of the law.

[016] These and other objects and features of the present invention will become more

fully apparent from the following description and appended claims, or may be learned

by the practice of the invention as set forth hereinafter.

BRIEF DESCRIPTION OF THE DRAWINGS

[017] To further clarify the above and other advantages and features of the present

invention, a more particular description of the invention will be rendered by reference

to specific embodiments thereof which are illustrated in the appended drawings. It is

appreciated that these drawings depict only typical embodiments of the invention and

are therefore not to be considered limiting of its scope. The invention will be described

and explained with additional specificity and detail through the use of the

accompanying drawings in which:

[018] Figure 1 illustrates one embodiment of a network environment in which client

systems can obtain data from a server system that is configured to leverage third party

resources;

[019] Figure 2 illustrates a flowchart of a method for managing human resources

compliance involving employee forms that are generated and updated for a client and

that are presented to the client in an appropriate order;

[020] Figure 3 illustrates a flowchart of a method for managing human resources

compliance involving the hiring of an employee; and

[021] Figure 4 illustrates a flowchart of a method for managing human resources

compliance involving the compensation of an employee.

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DETAILED DESCRIPTION OF EXEMPLARY EMBODIMENTS

[022] The present invention relates to business methods and systems for managing

human resources and, more particularly, for automating the compliance of human

resources processes to dynamic and static legal criteria.

[023] Embodiments of the invention are implemented in the form of various software

applications, that facilitate the management of human resources and help to drive, and

ensure, employer compliance with applicable statutes, laws, rules, regulations and

policies in areas such as, but not limited to, hiring practices, employee discipline,

employee transfers and termination, employee training, pay status, employee

compensation and benefits such as vacation, medical leave, and health and life

insurance.

[024] Embodiments of the invention can include special purpose and general-purpose

computing devices having various computer hardware and software. The embodiments

within the scope of the present invention can also include computer-readable media for

carrying or having computer-executable instructions or data structures stored thereon.

Computer-executable instructions comprise, for example, instructions and data which

cause a general purpose computer, special purpose computer, or special purpose

processing device to perform a certain function or group of functions.

[025] Computer-readable media, on the other hand, can be any available media that

can be accessed by a general purpose or special purpose computer. By way of example,

and not limitation, such computer-readable media can comprise RAM, ROM,

EEPROM, CD-ROM or other optical disk storage, magnetic disk storage or other

magnetic storage devices, or any other medium which can be used to carry or store

desired program code means or modules in the form of computer-executable

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instructions or data structures and which can be accessed by a general purpose or

special purpose computer.

[026] When information is transferred or provided over a network connection (either

hardwired, wireless, or a combination of hardwired or wireless) to a computer, the

computer also views the network connection as a computer-readable medium.

Combinations of the above should also be included within the scope of computer-

readable media. Accordingly, communications links 130 and 150, described below in

reference to Figure 1 can also be considered computer-readable media.

NETWORK ENVIRONMENT

[027] Attention will now be directed to Figure 1, which illustrates a network

environment 100 in which embodiments of the invention can be practiced. As shown, a

server system 110 is connected with one or more clients 120 through a communication

link 130. The communication link 130 can include any combination of hardwired and

wireless connections. According to one embodiment, the communication link includes

the Internet, such that the one or more client systems 120 can access the server 110

through the Internet.

[028] The server 110 is also shown to be connected with one or more third party

resources 140 through an appropriate communication link 150. The third party

resources 140 can include any combination of computing devices and network systems.

According to one embodiment, the third party resources can include repositories of

rules and rules changes, as well as agencies, such as investigative agencies that can be

used to perform and/or report the results of a background check or screening process.

Third party resources can also include such things as labor insurance, health insurance

and safety program providers.

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[029] In other embodiments, the client(s) 120 are also configured to communicate

directly with the third party resource(s) 140 through an appropriate communication

link. In such embodiments, the server 110 can still provide useful functionality by

facilitating compliance with existing rules of law and for instructing the client(s) 120

how and when it is appropriate to contact the third party resource(s) 140.

[030] As shown, the server 110 includes various modules (160, 162, 164, 168) and a

database 170 that can be used to help manage human resources compliance at the client

systems 120.

[031] Each of the illustrated modules (160, 162, 164, 168), although described as

corresponding to a particular subject area, also includes the ability to communicate

with, and operate in connection with, one or more of the other modules. For example,

data or results outputs from one module may comprise inputs to one or more different

modules. Moreover, alternative or other functional modules 168 can be plugged into

the system as necessary to suit changing needs and requirements. In addition, the

functionalities disclosed herein may be allocated in various ways among the functional

modules and/or between the server and one or more clients. Accordingly, the allocation

of functionalities disclosed herein is exemplary only and is not intended to limit the

scope of the invention in anyway.

[032] The first illustrated module, the communication module 160, is configured with

suitable computer-executable instructions for enabling communications with the client

systems and the third party resources. Accordingly, the communications module 160

can include both hardwired and wireless communications components to enable

communication over hardwired networks, as well as wireless networks. The

communication module 160 can also include any other components that may be

necessary to enable communication with the client systems 120 and third party

resources 140, including, but not limited to OCR (optical character recognition), voice

recognition and translation components.

[033] The communications module 160 also includes functionality for authenticating

and authorizing access to information stored by the server, as well as for encrypting

data transmissions. According to one embodiment, the communications module 160

also includes functionality for enabling and authenticating digital signatures of clients

and client employees, which may be required to verify requested consent and approval,

and/or to execute a legal document.

[034] The rules module 162 includes computer-executable instructions for managing

and tracking the legal criteria and other guidelines that are to be complied with by the

client systems 120. According to one embodiment, the rules module 162 is configured

to actively initiate a query from a third party resource to determine the current state of

the law regarding a particular process. The rules module 162 can also include

corresponding calendaring functionality for determining the appropriate time to initiate

a query for updates in the law, such as, for example, based on a predetermined period of

time or occurrence of an event.

[035] In other embodiments, the rules module 162 is configured to passively receive

input regarding legal criteria and other guidelines with which the client systems 120 are

to comply. The rules module 162 tracks the current state of the law and other legal

criteria in a chart 190, table and/or other data structures within the server database 170.

[036] Changes in the law that are received by the rules module 162 can then be

incorporated into the templates 180 and client human resources processes that are

managed by the server 110. It will be appreciated that while some changes in the law

can be implemented automatically by the server, others may require a system

administrator to manually implement the change.

[037] The rules module 162 also includes the functionality to track the progress of a

client system 120 through a particular human resources process such as, but not limited

to, hiring an employee, and to determine whether the client system is complying with or

overriding a prescribed sequence for advancing through the process.

[038] The rules module 162 can also include the functionality for tracking the privacy

laws and for ensuring that the information that is tracked and stored about the clients

120 is not shared or used by the server 110 in violation of the privacy laws.

[039] The status module 164 is configured to monitor and track the status of client

applicants, employees, and other client objects that are involved in a human resources

process. The status module 164 also includes the functionality to initiate a query for

information regarding a particular client party or object. For example, the status

module 164 might utilize the communication module 160 to initiate a background

check of a client employee from a third party resource 140 or to determine whether an

applicant has completed and submitted a requested piece of information.

[040] The status module 164 can also obtain relevant status information from various

sources, including the forms and templates 180 that are submitted by the client or that

are otherwise provided by the server to the client. The status data of clients can be

tracked within the charts 190 and other data structures of the server database 170.

[041] Other modules 168, some of which are described in more detail below, such as

the hiring module 169a, training module 169b, employee application module 169c and

the compensation module 169d are configured with computer-executable instructions

for facilitating legal compliance for various human resources processes, as described

herein.

[042] The server database 170 is currently shown to be incorporated within the server

system 110. Nevertheless, it will be appreciated that the database 170 can include

remote data storage as well as local data storage. Likewise, is will also be appreciated

that the database 170 can include any combination or quantity of computer-readable

media, including, but not limited to RAM, ROM, EEPROM, CD-ROM, other optical

disk storage, magnetic disk storage and magnetic storage devices.

METHODS FOR MANAGING HUMAN RESOURCES COMPLIANCE

[043] Attention will now be directed to Figure 2, which illustrates a flowchart 200 of

one embodiment of a method for managing human resources compliance. As shown,

the method begins with the act of identifying client needs for forms, act 210. The term

"form" and "human resources form" should be broadly construed to include any

employee form, template, manual or other material that can be used to implement a

human resources process. Non-limiting examples of forms include applications,

authorizations, requests, disclosures, instruction materials, and training materials.

[044] The act of identifying a client need for a form (act 210) can be accomplished

directly, by receiving an explicit request from a client, or indirectly, by determining that

a client needs a form based on an evaluation of client characteristics and legal criteria

that require a form for implementation of a particular process by the client. The

identification of a client need for a form (act 210) can also include identifying a change

in a law or the client status that requires a form to be updated or produced for that

client.

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[045] The appropriate forms are then generated for the client (act 220). According to

one embodiment, the generated forms are customized for each client according to the

available status information that is currently known about the client and according to

the existing legal criteria. For example, if different forms are required for different

sized companies, the server generates the appropriate form for that company.

[046] Likewise, the generation of forms (act 220) can also include the auto-

completing of the forms with data that is presently known by the server or that is

automatically obtained in response to a query. For example, if a form has fields that

need to be completed by the client or client employee, that information can be

automatically input into the fields on the form when the requested data is already

known.

[047] Thereafter, the forms can be presented to the client for their intended purpose,

and in compliance with the legal criteria governing the client process (act 230). For

example, if a client needs to submit a form to a government agency, that form can be

produced and provided to the client for completion. Alternatively, if enough

information is known about the client to complete the form, it can be auto-completed

and submitted to the client for final approval. Thereafter, the client can submit the form

to the appropriate agency. The client may also authorize the server to submit the form,

in which case the client can digitally sign the document, as suggested above.

[048] One benefit provided by the present invention is that it not only enables the

creation of forms and information for a client that are compliant with the existing state

of the law, but it also determines the appropriate order in which the forms and

information should be presented, so as to further facilitate compliance with the law.

For example, if a client cannot legally perform a background check on an applicant

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until the client first provides a conditional offer of employment to the applicant, then the server will determine this, based on the existing state of the law, and will

the server win determine this, based on the existing state of the law, and will

dynamically provide the client the opportunity to perform the background check only

after the conditional offer has been extended to the applicant.

[049] Many of the client forms generated by the server will request information about

the client or client parties (e.g., applicants/employees). This information is referred to

herein as "status data." The term "status data," should not be construed narrowly.

Instead, "status data" should be broadly construed to include any information

corresponding to the client or client parties, such as, but not limited to, personalized

information (e.g., name, address, birthday, etc.), as well as professional information

(e.g., experience, title, position, compensation, etc.). Status data can also be directed to

a particular human resources process, such as application status (e.g.,

complete/incomplete), interview status (e.g., passed/failed), screening status (e.g.,

passed/failed), offer status (e.g., conditional/accepted/rejected), and so forth.

[050] In one embodiment, status data is received (act 240) in direct response to a

query for information when a client or client party completes and submits a form to the

server. For example, when a prospective employee fills out an application, either

online (e.g., via a client website or a server website) or by paper, and submits the

application to the server (e.g., having it scanned by the server), the server extracts the

status data (act 240) from the completed form and stores it for future use. Status data

can also be obtained automatically when the server queries a database or system

associated with the client, without requiring the client to expressly or manually fill out a

form or respond to a specific request. Status data about a client or client party can also

be obtained indirectly through a remote third party resource, such as from an

investigative agency, credit bureau, and so forth.

[051] Whenever status data is received (act 240) and whenever the current state of the

law has changed, there is the possibility that the forms produced for the client either

need to be updated (act 250) or presented in a different order to accommodate the

change(s).

[052] Accordingly, in one embodiment of the invention, the forms are dynamically

updated to accommodate changes in the law. For example, if a change in the law

prohibits an employer from requesting information, the rules module 162 will

automatically determine whether the change in the law created a conflict with any

existing forms. If there is a conflict, the form will automatically be changed to

accommodate the new law. For example, in the present case, the prohibited request for

information would be stricken from any existing forms so that the client would only be

presented with forms that are compliant with the current state of the law.

[053] According to another embodiment, the order in which forms are presented to the

client will also change dynamically to accommodate changes in the legal criteria and/or

status data received from the client. For example, if a change in a law included a

provision requiring all employees to review new training materials, the server would

automatically generate the appropriate training materials with a corresponding data

structure for tracking the employees training progress.

[054] In another embodiment, notices regarding changes in the law are also generated

(e.g., via email or banners) to advise the client of the recent changes and to instruct the

client of the steps that should be taken to remain compliant with the new laws. This

may require the client to repeat certain steps that have already been performed, such as

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filling out forms, after the forms have been updated. This embodiment can be

particularly useful when considering a change in the law can occur 'mid-stream,' after a

human resource process has already begun, but prior to its completion.

[055] The training materials could also be customized for each employee, depending

on the needs of the client, and could be presented in an electronic format through the

Internet, thereby eliminating the need for the client to expend the time and cost

associated with reproducing the training materials.

[056] It will be appreciated that in this manner it is possible to reduce or eliminate the

need for client human resources departments to individually monitor and track the

certain processes. Instead, the client can rely on the server system to effectively

implement and monitor training and certain other human resources process.

[057] In each of the forgoing and following examples, a user interface can also be

provided to facilitate access to various forms and materials. Access to different data

through the interface can also be restricted according to different authorization levels to

accommodate virtually any need and preference. The user interface can be provided to

the client in various ways. For example, the user interface can be provided to the client

through a browser-based application and webpage as well as through direct access.

[058] According to one embodiment, the user interface generally provides access to

forms corresponding to different human resources processes. Access to the forms is

controlled at least in part by the legal criteria governing the human resources process,

as well as the needs of the client. For example, the user interface can restrict a client

from accessing a particular form until client status data (e.g., form data) is received

and/or until legal criteria for submitting the form has been satisfied. (e.g., providing a

conditional offer of acceptance prior to accessing a background check request form).

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[059] By way of illustration, and not limitation, the user interface can provide

checklists that need to be manually checked off prior to advancing to a different screen

of the interface or prior to providing a desired form. In such circumstances, the

checklists may require input (e.g., client status data) that indicates a particular task has

been completed or that provides a requisite piece of information.

[060] Typically, the user interface provides the forms that are being requested by the

client, and at the time they are requested. However, as described above, the availability

of the forms, as well as the sequence in which they are provided may be contingent

upon receiving input from the client and in a manner that facilitates compliance with

any legal standard. Upon receiving client input that is implicitly or explicitly requested

by the form, the user interface then proceeds to obtain and display additional forms to

be used by the client, and in the appropriate order. For example, the additional forms

may include training manuals, hiring packets, or other materials that are customized for

a particular process. Customization can be performed, for example, by using the status

data and input received from the client.

[061] In another embodiment, the user interface also includes a portion dedicated to

reflecting recent changes in the legal criteria that are used to govern the human

resources processes. This way, the client can be apprised of relevant changes in the

law even though the client may not be involved in the particular stage of a process that

is currently being affected by the change in law. The interface can also be used as a

medium for requesting and receiving information from the client that can be used to

generate or customize a form.

[062] In some embodiments, the interface also provides portions dedicated to enabling

the client to generate and/or query tables, charts, and spreadsheets indexing the status

date corresponding to the client, the legal criteria corresponding to a human resources

process, and status data corresponding to the applicants and employees of the client.

[063] In certain embodiments, as described above, applicants and employees of the

client can also obtain limited access to the interface to undergo training, review the

current state of the law of a particular processes, access manuals and handbooks, fill out

forms, request information, digitally sign documents, and to review their status

information.

[064] With general reference to one exemplary implementation of the invention, the

user interface can also be used to guide an auto dealer through various step-by-step

processes that assure full and timely compliance of the auto dealer with federal and

state regulatory requirements and laws in areas such as, but not limited to, applications

for employment, hiring, new hires, employee training, employee terminations,

retirement, and employer policies.

MANAGING LEGALLY COMPLIANT HIRING

[065] Figure 3, which will now be described, illustrates a flowchart 300 of a method

for an auto dealer, or other entity, to hire employees in a multi-step screening process

that includes an application, interview, drug and background checks, and acceptance,

and that also provides information concerning such things as the status of the applicant.

[066] The first illustrated act of the present method for hiring an applicant includes the

generation of an application (act 310). The generation of an application can include

processes previously described above in reference to Figure 2. The application can

then be reproduced for the applicant either in paper form or electronically.

[067] Applicants complete and submit the application. Information used to complete

the application is then extracted from the form and stored by the server (act 312). In

one embodiment, the applicant data is encrypted or otherwise secured to prevent

unauthorized access to, and/or use of, such information. Thereafter, the server

generates a list of the applicants (act 314) in any one of a variety of different views

requested by the client. The client can access the list of applicants and corresponding

applicant data, for example, through the interface described above.

[068] In the event that an applicant is rejected based on their application, for failing to

satisfy predetermined criteria, the hiring module 169a automatically populates the

appropriate fields in a form rejection letter with information that is extracted from the

application submitted by that applicant. The hiring module 169a then automatically

prints the letter for mailing to the applicant. The status of the applicant in the applicant

database is then automatically updated by the hiring module 169a from 'pending' to

'fail.'

[069] If, on the other hand, if the applicant's application is not rejected, having

satisfied predetermined application criteria, the hiring module 169a displays contact

information for the applicant, as well as the corresponding job application, and permits

the client to print either or both for use during the applicant interview, assuming the

applicant has been selected to be interviewed (act 316).

[070] In some embodiments, when the employment application is accepted, the server

automatically generates forms, or other communications for notifying the job applicant

concerning an interview. The communications generated by the server can include a

scheduled time for an interview, or merely inform the applicant of their status as being

approved for an interview. In other embodiments, the client customizes the forms

generated by the server with appropriate interview scheduling information. The client

or the server can then transmit the interview request to the applicant.

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[071] Upon completing the interview, the interview results are input into the system

by the client (act 318). In the event that the interview is unsuccessful, the hiring

module 169a generates and prints an appropriate rejection letter for that applicant (act

320). If, on the other hand, the interview is successful, the hiring module 169a

generates and prints a 'conditional offer' letter (act 322) and then offers the client the

option of authorizing drug screening and background screening for the prospective

employee.

[072] In the present embodiment, with specific regard to the background check and

drug screening, it will be pointed out that these options are not made available to the

client until the conditional offer letters have been generated for the applicant, due to

legal criteria governing the hiring of employees. In particular, in one embodiment, the

law requires a prospective employer to extend a conditional offer to an applicant prior

to conducting a background or drug check on the applicant. Therefore, the server will

not provide the client the option of initiating a background/drug check until the client

has extended the conditional offer to the applicant.

[073] Accordingly, it will be appreciated that the present invention does more than

merely provide legal forms to a client. In particular, the present invention effectively

forces compliance of the law for human resources processes by providing legally

compliant forms to a client and in the order that is determined at least in part by the

legal criteria governing the process.

[074] With regard to background checks, drug tests and other such screenings, the

hiring module 169a generates all the forms that are used by the prospective employee to

authorize the client to perform drug and background checks concerning that applicant.

The hiring module 169a then prints out all legally required documents that are

necessary to authorize and conduct such drug screening and background screening.

Requests and authorizations for background screenings can also be submitted

electronically.

[075] Upon obtaining consent for the background and/or drug check (act 324), the

server performs the test (act 326) through an authorized entity, such as a third party

resource, as described above in reference to Figure 1.

[076] The results of the background test are then logged into the system (act 328). If

the applicant fails the background screening process, the hiring module 169a generates

and prints an appropriate rejection letter (act 320). The hiring module 169a also

generates and prints all the legally mandated documents, as well as a letter of intent not

to hire the applicant. If there is a rule or regulation that requires the applicant be given

a chance to challenge the results of the screening or if there is another way in which the

applicant can resolve the problems associated with their hire, then the hiring module

169a can also incorporate those options into the system (act 332).

[077] Finally, the hiring module 169a records whether or not the applicant accepts the

conditional offer and, if the applicant accepts, establishes him/her as a newly hired

employee. At this point, the hiring module 169a of the application automatically

populates required information about the newly hired employee into the various

documents required by state, federal, and/or other authorities. These documents, and a

checklist, are then printed for review, completion and signing by the newly hired

employee (act 330). The employee is then granted access to an appropriate orientation

and training module 169b that makes various employer documents, such as an

employee handbook, available to the employee for study, testing and electronic

signature.

[078] At least some embodiments of the invention employ a training module 169b that also includes a training program for use in ensuring compliance of the company and/or its employees with various applicable Federal Trade Commission rules and regulations, an example of which is the 'Safeguards Rule' posted at www.ftc.gov/privacy/glbact.

[079] Other aspects of the aforementioned Safeguards Rule that are implemented in connection with exemplary embodiments of the invention related to customer information security ("CIS"). In particular, some embodiments of the invention provide various online tools that can be accessed through the interface, to facilitate administration of hiring and related processes and to facilitate compliance of such processes with the provisions of the Safeguards Rule and other applicable rules.

[080] Examples of such online tools include, but are not limited to, a 'Policy Tab' (addresses legal requirements and aids in development of standard corporate CIS policy), 'CIS Tab' (includes client CIS questionnaire, CIS report, and related materials), 'Training Tab' (client can access and administer CIS training for employees), 'Report Tab' (client can use a training report generator for CIS training), 'Toolkit Tab' (includes CIS program coordinator job description, and CIS contracts and agreements with service providers), and a 'Legal Tab' (further legal matters concerning CIS).

[081] Other CIS tools include automated safeguards assessment and compliance tools that generate automatic reports identifying what the client and/or a client employee needs to do to become compliant with a particular rule. The assessment of compliance can include the use of questionnaires or other data collection techniques to identify a current state of compliance of the client, client activity, or client employee. The

identified state of compliance is then compared with one or more existing rules of law,

such as, for example, through the use of the rules module described above.

[082] If it is determined that a client or a client employee is out of compliance, the

user interface can be used to notify the client of noncompliance. The client can also be

notified of compliance. The notifications of compliance/noncompliance can be

provided through displays or emails that are made available to the client at any point

upon accessing their account through the user interface. It will be appreciated that the

notifications of compliance/noncompliance can be any combination of generalized and

detailed reports corresponding to any number of employees and client activities.

Various additional and alternative tools can also be implemented as well to provide the

client access to information regarding compliance, consistent with the requirements of a

particular application.

[083] Notwithstanding the specificity of the foregoing examples, it will be appreciated

that other types of human resources processes can also be managed according to

implementations of the invention, including, but not limited to, compensation, vacation,

medical leave, benefits, transfers, retirements and terminations. In particular, different

modules or sub-modules can be created and combined with the modules already

illustrated and described in Figure 2.

[084] One functional module employed in connection with some embodiments of the

invention is an employee application module 169c, for use in combination with the

hiring module 169a described above in reference to Figure 3. The employee

application module 169c, for example, enables prospective employees to apply for jobs

online, that is, by way of an internet website, and also provides links to the website of

an employer, as well as links to various job boards and online job application services.

Exemplarily, the employee application module 169c uses on-line job application forms

that substantially reflect the 'California Motor Car Dealers Association Form Source'

employment application, as may be amended from time to time. Of course, any other

type of job application form may be employed as well. Access to the on-line job

application form is available to any computer user with web, or Internet, access through

a suitable web browser. The employee application module 169c also permits the use of

electronic signatures and facilitates storage of the signed applications. The service

subscriber, a car dealer in this example, can then access and view the completed

applications whenever it is desired to fill a particular position.

[085] Other examples of modules 168 that can be implemented with the present

invention include, but are not limited to, vacation modules, termination modules,

promotion modules, sick leave modules, insurance modules, retirement modules, and

training module 169b, for determining when and how to manage corresponding human

resources processes in compliance with the law.

MANAGING EMPLOYEE COMPENSATION

[086] A final example of a module that can be implemented with the present

application is a compensation module 169d to calculate the ideal standard of pay to use

for compensating employees in compliance with the law and according to the needs of

the company. The compensation module 169d can be configured to track employee

base pay, rewards, incentives and other forms of compensation.

[087] The compensation module 169d can also calculate employee compensation

based on different legally permissible standards that are continuously updated by the

rules module 162. The compensation module 169d can then determine and recommend

a preferred standard of compensation to use for one or more employees, based on the

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current state of the law and the needs of the client. In some embodiments, for example,

the compensation module can be optimized by an employer to minimize the total

amount of compensation they have to pay out within the established guidelines of the

law. One embodiment of the compensation module 169d is described with specific

reference to the method illustrated by the flowchart 400 of Figure 4.

[088] As shown in Figure 4, the illustrated method for compensating an employee

includes the initial act of identifying the legal criteria governing employee

compensation (act 410). These criteria can be obtained from various third party

resources, including federal, state and local agencies. Next, the method includes

calculating employee compensation based on different legally permissible standards,

such as, but not limited to compensation based on a salary pay schedule (act 420),

compensation based on an hourly pay schedule (act 430), and/or compensation based

on any other compensation analysis (act 435), such as, but not limited to fluctuating

work week analysis, overtime exemption analysis, and minimum wage analysis. The

other compensation analysis can be used to determine a desirable compensation for

compensating an employee that is paid on any combination of commission, flat-rate and

other compensation plans.

[089] It will be appreciated however, that inasmuch as there can be any number of

different standards by which compensation can be calculated, the present invention is

not limited to the calculation of compensation based exclusively on hourly or salary

standards.

[090] Some non-limiting examples of the types of analysis and consideration that can

be used to calculate employee compensation are reflected in the following two

worksheets which correspond to monthly pay with overtime for commission

salespersons (Worksheet I) and pay with overtime for flat-rate service technicians (Worksheet II).

[091] WORKSHEET I

MONTHLY PAY WITH OVERTIME WORKSHEET FOR COMMISSION SALESPERSONS

(1)	Total \	Wages (add lines 1a, 1b and 1c) \$			
	(1a)	Commission Wages \$			
	(1b)	Non-Commission, Non-Salary Wages (Spiffs, Bonus, etc.) \$			
	(1c)	Salary Wages \$			
	(1d)	Total Non-Commission Wages (add Lines 1b and 1c) \$			
	(1e)	Total Non-Salary Wages (add Lines 1a and 1b) \$			
<u>Overt</u>	ime Exe	emption Analysis			
(2)	Total I	l Hours Worked (add Lines 4 and 5)			
(3)	Exempt Base				
	(Multiply Line 2 by x 1.5 Minimum Wage: (\$) \$				
	(3a)	If Line 1a is less than or equal to Line 1d, then skip to Line 4.			
	(3b)	If Line 1 is greater than or equal to Line 3, then enter the amount			
		from Line 1 in Line 15 and proceed to Line 16.			
Fluctu	uating V	Vork Week Analysis			
(4)	Straig	Straight Time Hours Worked			
(5)	Total (Overtime Hours Worked (add Line 5a and 5b)			
	(5a)	Overtime Hours Worked at 1.5x rate based on hours			
		worked during each work week of the month			
	(5b)	Overtime Hours Worked at 2x rate based on			
		hours worked during each work week of the month			
(6a)	Divide	Line 1e by Line 2 \$			
(6b)	Divide	Line 1c by 173.33 (number of hours in an			
	equal-	length month) \$			
(7)	Divide	Line 6a by 2 \$			
(8)	Total	of Lines 8a through 8d \$			
	(8a)	Multiply Line 7 by Line 5a \$			
	(8b)	Multiply Line 6a by Line 5b \$			
	(8c)	Multiply Line 6b by Line 5a by 1.5 \$			
	(8d)	Multiply Line 6b by line 5b by 2 \$			
(9)	Total	compensation Due if Non-Exempt (add Line 8 and 1) \$			
<u>Minim</u>	um Wa	ge Base Analysis			
(10)	Multip	ly Line 4 by Minimum Wage (\$) \$			
	/ · · · · · · · · · · · · · · · · · · ·				

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(11a)	Multiply Line 5a by 1.5 Minimum Wage (\$) \$					
(11b)	Multiply Line 5b by 2 x Minimum Wage (\$) \$					
(12)	Minimum Wage Base (add Line 10, 11a and 11b) \$					
	(12a) If Line 12 is greater than or equal to Line 9, then					
	enter the amount from Line 12 in Line 15 and proceed to Line 16.					
Fluctu	uating Work Week vs. Overtime Exemption Analysis					
(13)	Subtract Line 1 from Line 3 \$					
(14)	Subtract Line 1 from Line 9 \$					
	(14a) If Line 1a is greater than Line 1d, and Line 13 is					
	less than or equal to Line 14, then enter the total from					
	Line 3 in Line 15 and proceed to Line 16.					
	(14b) If Line 1a is less than or equal to Line 1d, or Line 13					
	is greater than Line 14, then enter the amount from Line 9					
	in Line 15 and proceed to Line 16.					
(15)	Total Earnings \$					
(16)	Amount of wages already paid to employee during the					
	month (spiffs, bonuses, draws, advances, commissions, salary, etc. \$					
(17)	Subtract Line 16 from Line 15. Pay this amount \$					
[092] PAY W	WORKSHEET II VITH OVERTIME WORKSHEET FOR FLAT-RATE SERVICE TECHNICIANS					
(4)	T-1-1104 (1.1.54 1.41)					
(1)	Total Wages (total of 1a and 1b) \$					
	(1a) Total Flat-Rate Pay \$					
	(1b) Total bonuses and spiffs \$(1c) Total hours worked during period for which bonus					
	amount in line 1b applies – i.e., total hours for month					
	if bonus applies to whole month; total hours for week					
	if bonus applies only to the week, etc.					
Fluctu	ating Work Week Analysis					
(2)	Total Hours Worked (add Line 3 and 4)					
(3)	Straight Time Hours Worked					
(4)	Total Overtime Hours Worked (total of 4a and 4b)					
\ ·/	(4a) Overtime Hour Worked at 1:5x rate					
	(4b) Overtime Hours Worked at 2x rate					
	• •					
	(4c) Overtime Hours Worked at 1.5x rate during period					
	for which amount in Line 1b applies; during the entire					

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	month if bonus applies to whole month, during the	
	week if bonus applies only to the week, etc.	
	(4d) Overtime Hours Worked at 2x rate during period	
	for which amount in Line 1b applies; during the	
	entire month if bonus applies to whole month, during	
	the week if bonus applies only to the week, etc.	
(5a)	If Line 2 is zero, enter zero; otherwise divide Line1a by Line 2 \$	
(5b)	If Line 1c is zero, enter zero; otherwise divide Line 1by Line 1c \$	
(6a)	Divide Line 5a by 2 \$	
(6b)	Divide Line 5b by 2 \$	
(7)	Total Overtime Due (total of 7a through 7d) \$	
	(7a) Multiply Line 6a by Line 4a \$	
	(7b) Multiply Line 5a by Line 4b \$	
	(7c) Multiply Line 6b by Line 4d \$	
	(7d) Multiply Line 5b by Line 4d \$	
(8)	Total Compensation Due (add Line 7 and Line 1) \$	
<u>Minim</u> (9)	Multiply Line 3 by Minimum Wage (\$) \$	
(10)	Multiply Line 4a by 1.5 x Minimum Wage (\$) \$	
(11)	Multiply Line 4b by 2 x Minimum Wage (\$) \$	
(12)	Minimum Wage Base (add Line 9, 10 and 11) (\$) \$	
(13)	Multiply Line 2 by Minimum 2 x Wage (\$) \$	
(14)	Is the technician required to provide his/her own tools?	
	(14a) If the Technician is required to provide his/her	
	own tools, then enter the greater of Line 8 or Line 13	
	in Line 15 for amount to pay employee.	
	(14b) If the technician is not required to provide his/her own	
	tools, then enter the greater of Line 8 or Line 12 in	
	Line 15 for amount to pay employee.	
(15)	Pay this amount \$	
	It will be appreciated that the calculation of compensation according to a v	

[093] It will be appreciated that the calculation of compensation according to a variety of different legally permissible standards can be particularly beneficial in the sales

industry where employees are sometimes rewarded with special incentives, beyond their base pay, for meeting goals or achieving certain levels of performance.

[094] For example, in some circumstances within the sales industry, the calculations required to determine the regular rate of pay, to see whether an employee is overtime exempt, must account for the special incentives the employees receive in addition to their base pay. Accordingly, depending on the current state of the law and the particular performance of an employee, it might be better for a business to compensate an employee with a salary, instead of paying the employee based on an hourly rate.

[095] Therefore, by providing a module for automatically calculating the compensation for employees according to different legally permissible standards (acts 420 and 430), while at the same time accounting for different incentives and rewards received by the employee, it will be easy for an employer to verify that they are complying with the law and to select the best compensation plan to use (act 440) according to the needs of the company. This is particularly true when considering the situation in which an employee works overtime and the calculation for overtime pay is dependent upon all or only a part of the total compensation received by the employee.

[096] In summary, embodiments of the invention are configured to limit the likelihood of deviation from a defined ideal process pathway. More particularly, embodiments of the invention are configured to include or reference, and develop outputs that conform to, any and all applicable human resources rules, statutes, regulations and guidelines. Subscribers are notified when such rules or regulations have changed such as, for example, through a user interface, but such changes typically require little or no action on the part of the subscriber, as the service is automatically updated to accommodate such changes. Thus, the subscriber can be assured that its

actions in regard to human resources issues are always in compliance with the

applicable human resources rules, statutes, regulations and guidelines. In this way, the

human resources overhead costs of the subscriber are substantially reduced, as is the

likelihood that the subscriber will run afoul of the governing laws and regulations. The

savings thus realized in terms of times and money can then be redirected to other

aspects of the business.

[097] Although certain aspects of the invention have been described as being

implemented in connection with a subscription service accessible by one or more

clients, such as by way of a service provider internet site, it will be appreciated that at

least some aspects of the invention can also be implemented as a stand-alone software

package that is suitable for installation on one or more of the client systems, and

without having to access a server internet site after installation. More generally, the

application may be implemented in any other form consistent with the functionality

disclosed herein and with the requirements of the applicable business model.

[098] Accordingly, the present invention may be embodied in other specific forms

without departing from its spirit or essential characteristics. The described

embodiments are to be considered in all respects only as illustrative and not restrictive.

The scope of the invention is, therefore, indicated by the appended claims rather than

by the foregoing description. All changes which come within the meaning and range of

equivalency of the claims are to be embraced within their scope.

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